

#### TELEHEALTH COVERAGE POLICIES IN THE TIME OF COVID-19 TO DATE

#### Timestamp: March 31, 2020 – 5 pm PT

As things rapidly develop regarding what we know about COVID-19, policies around telehealth have also been developing alongside of it. Below is a summary of what is covered by various public and private payers with the information that has been released. Keep in mind that events are evolving and to consider this a living document that could change frequently as new information and new policies become available/are enacted. CCHP will continue to make updates when they become available.

Below is information regarding current policies and the changes made due to passage of <u>HR 6074</u> and <u>HR 748 as well as recently released CMS guidances</u>. Note that HR 748 removed significant sections that HR 6074 had put into law.

Ν	IEDICARE FEE FOR SERVICE TELEHEALTH COVERAGE
SUBJECT AREA	CURRENT POLICY UNDER COVID-19
Location of the Patient	Rural and site limitations are removed. Telehealth services can now be provided regardless of where the enrollee is located geographically and type of site, which allows the home to be an eligible originating site. Existing policies on facility fee prior to COVID-19 changes apply.
Eligible Services	Medicare expanded the list of eligible services provided via telehealth. For the list of codes, click <u>HERE</u> .
Eligible Providers	<ul> <li>Changes in HR 748 added Federally Qualified Health Centers (FQHCs) and Rural Health Clinics (RHCs) to the list of eligible providers for this emergency period only. The addition of FQHCs and RHCs is not a permanent change to the eligible provider list.</li> <li>Physicians</li> <li>Nurse practitioners</li> <li>Physician assistants</li> <li>Nurse-midwives</li> <li>Clinical nurse specialists</li> <li>Certified registered nurse anesthetists</li> <li>Clinical social workers (CSWs) (NOTE: CPs and CSWs cannot bill Medicare for psychiatric diagnostic interview examinations with medical services or medical evaluation and management services. They cannot bill or get paid for Current Procedural Terminology (CPT) codes 90792, 90833, 90836, and 90838).</li> <li>Registered dietitians or nutrition professional</li> <li>FQHCs/RHCs (during the emergency period only)</li> </ul>
Modality	HR 748 removed the language HR 6074 put in regarding allowing phone to be used as long as it had an audio/visual component. This would leave only the currently existing reference in law to "telecommunication systems" and reference to store-and-forward for Hawaii and Alaska as the means of providing telehealth delivered services. There is no definition given in law



Out-of-pocket costs/co- pays Prior existing relationship to provide care via telehealth End Stage Renal Disease & Home Dialysis	for "telecommunication systems." The requirement that it be an interactive audio/visual system is in federal regulations. This would mean that CMS theoretically would have flexibility in allowing phone to be a means of delivering services. CMS has said it will allow CPT Codes 98966- 98968 and 99441-99443 to by provided via telephone. For other types of eligible services not considered "telehealth" that still use telehealth technologies, see "Other Technology-Enabled Services." Still applies, but the OIG is providing health care providers flexibility to reduce or waive fees. Services via telehealth and remote patient monitoring and virtual check-in can be provided to new and established patients. The pre-existing relationship clause put in by HR 6074 was removed by HR 748. CMS exercising enforcement discretion on requirement that home dialysis patients receiving services via telehealth must have a monthly face-to-
Patients	face, non-telehealth encounter in the first initial three months of home dialysis and after the first initial three months, at least once every three consecutive months. ESRD clinicians no longer must have one "hands on" visit/month for current required examination of vascular access site. Clinicians will not have to meet the National Coverage Determination or Local Coverage Determination of face-to-face visit for evaluations and assessments during this public health emergency.
Nursing Homes	CMS waiving requirement that physicians and non-physician practitioners perform in-person visit for nursing home residents and if appropriate, allow them to be done via telehealth.
Hospice	During an emergency period, the Secretary may allow telehealth to meet the requirement that a hospice physician or nurse practitioner must conduct a face-to-face encounter to determine continued eligibility for hospice care.
Frequency Limitations	The pre-COVID-19 frequency limitations on subsequent in-patient visit (once very three days), subsequent SNF visit (once every 30 days), and critical care consult (once a day) were removed.
Supervision	Physician supervision may be provided using live video. For other supervision changes, see <u>CMS Provider and Practitioner Guidance</u> .
Stark Laws	CMS allowing certain waivers: hospitals and other health care providers can pay above or below fair market value to rent equipment or receive services from physicians; health care providers can support each other financially to ensure continuity of health care operations; and others. See <u>CMS Physician and Practitioner Guidance</u> .

#### **Resources:**

- <u>CMS Fact Sheet</u>
- <u>CMS FAQ</u>
- <u>CMS Physician and Practitioner Guidance</u>



## **Other Medicare & Medicaid Policies**

EXISTING TELEHEALTH POLICY	POLICY CHANGE IN RESPONSE	WHAT CAN BE COVERED
PRE-COVID-19	TO COVID-19	
MEDICARE		
Licensing		and a line that we also as a start of the
	d Medicaid requirements to be lic	-
-	nave valid license in the state whic	
	es in the state where there emerge t state or any other state that is pa	
requirements will still apply.	t state of any other state that is pa	it of the emergency. State
Medicare Advantage		
Medicare Advantage (MA) plans	Medicare Advantage	MA plans have some flexibility
have the flexibility to have more	Organizations were informed by	to expand their coverage of
expansive telehealth policies	CMS that if they wish to expand	telehealth beyond what they
related to types of services	coverage of telehealth services	currently do. What is covered
covered, where those services	beyond what has already been	will depend on what each plan
can take place (no geographic	approved by CMS, they will	decides to do. NOTE: MA plans
or site limitations), modality	exercise its enforcement	do <b><u>NOT</u></b> have to provide these
used. Still limits the types of	discretion until it is determined	more expansive telehealth
providers reimbursed.	that it is no longer necessary in	services. They are only required
	conjunction with the COVID-19	to provide what is covered by
	outbreak. ( <u>CMS Memo</u> )	Fee-for-Service.
Other Technology-Enabled Service		
Virtual Check-In Codes	No Change Made	Virtual check-in codes do not
G2010, G2012*		have geographic or site
		restrictions attached so they
Can be done synchronously and		can be used to engage with
asynchronously and telephone can be used		patients, but the reimbursement amount for
can be used		these codes is low and are only
		meant to act as quick check-ins
		with patients that do not last
		more than a few minutes.
		These codes are also only
		available for established
		patients, are patient initiated
		and cannot result from or lead
		to an E/M service.
Interprofessional	No Change Made	eConsult allows a provider-to-
Telephone/Internet/EHR		provider consultation. Pays
Consultations (eConsult) *		both providers, but check
99446, 99447, 99448, 99449,		definition for the time needed
99451, 99452		for each code.



Remote monitoring services: * Chronic Care Management Complex Chronic Care Management Transitional Care Management Remote Physiologic Monitoring Principle Care Management	No Change Made	These services are not considered "telehealth" services and were never subject to telehealth limitations. They do have other factors that limit how they can be used so make sure you check the definition for the codes.
Online Digital Evaluation (E- *Visit) – G2061-2063 Online medical Evaluations – 99421-99423	No Changes Made	These services are not considered "telehealth" services and were never subject to telehealth limitations.
MEDICAID		
EXISTING TELEHEALTH POLICY PRE-COVID-19	POLICY CHANGE IN RESPONSE TO COVID-19	WHAT WILL BE COVERED AT THIS TIME
Telehealth reimbursement policies vary from state to state. If the State Medicaid program has managed care, telehealth reimbursement can vary from plan-to-plan. For Medicaid fee- for-service policies, check <u>CCHP's website</u> .	A <u>Medicaid FAQ</u> was issued stating that state Medicaid programs have broad authority to utilize telehealth within their Medicaid programs including using telehealth or telephonic consultations in place of typical face-to-face requirements when certain conditions are met. States would have to use the <u>Appendix K</u> process for this.	Still developing. Some states have encouraged providers and health plans to utilize telehealth more broadly to provide services but for many states the policies continue to be developing as they navigate this situation.
	requirements were waived for Medicaid, though state requirements would still apply.	

#### **Other Federal Actions**

<u>DEA</u>

The declaration of the national emergency enacted one of the exceptions to the Ryan Haight Act for telehealth (telemedicine as it is referred to in the Act).

For as long as the Secretary's designation of a public health emergency remains in effect, DEA-registered practitioners may issue prescriptions for controlled substances to patients for whom they have not conducted an in-person medical evaluation, provided all of the following conditions are met:

- The prescription is issued for a legitimate medical purpose by a practitioner acting in the usual course of his/her professional practice
- The telemedicine communication is conducted using an audio-visual, real-time, two-way interactive communication system.



• The practitioner is acting in accordance with applicable Federal and State law. https://www.deadiversion.usdoj.gov/coronavirus.html

#### <u>HIPAA</u>

A change was made regarding the Health Insurance Portability and Accountability Act (HIPAA) "Effective immediately, the HHS Office for Civil Rights (OCR) will exercise enforcement discretion and waive penalties for HIPAA violations against health care providers that serve patients in good faith through everyday communications technologies, such as FaceTime or Skype, during the COVID-19 nationwide public health emergency." <u>https://www.hhs.gov/hipaa/for-professionals/special-topics/emergency-preparedness/index.html</u>

# OCR Guidance - <u>https://www.hhs.gov/hipaa/for-professionals/special-topics/emergency-preparedness/notification-enforcement-discretion-telehealth/index.html</u>

It should be noted that many states do have laws and regulations regarding health information and what is required to protect and secure it. This will likely not impact those state laws and regulations. A separate state action will be necessary.

PRIVATE INSURERS		
EXISTING TELEHEALTH POLICY	POLICY CHANGE IN RESPONSE	WHAT WILL BE COVERED AT
PRE-COVID-19	TO COVID-19	THIS TIME
Coverage varied from payer-to-	Several health plans have	Still developing. Few details
payer, depending on the plan.	announced that they will make	have been given and would
	telehealth more widely	require individuals to inquire
	available or offering telehealth	with their insurer what is
	services for free for a certain	exactly covered. Montana
	period of time. Some of the	health plans recently agreed to
	announcements have come	cover telehealth delivered
	from Aetna, Cigna and	services. Check CCHP's State
	BlueShield BlueCross.	site for information. Some
	Additionally, Vice President	links to the announcements:
	Pence had announced that he	<u>Aetna</u>
	had secured a commitment	<u>Cigna</u>
	from the health plans to cover	BlueShield BlueCross
	telehealth services, but no	
	details or which plans had	
	agreed were given.	

### \* See <u>CCHP's Introductory Billing Guide to Medicare Fee-for-Service</u>.

#### FQHCS/RHCS – How can I use telehealth?

MEDICARE	MEDICAID	PRIVATE PAYER
With the passage of the CARES	This will vary from state-to-	Will vary from payer-to-payer
Act FQHCs and RHCs can act as	state, with some states allowing	and state-to-state.
both the originating or distant	FQHCs and RHCs to act as	
site for telehealth delivered	distant site providers, and some	



allowing them to receive their	
PPS rate, and others not. Some	
states prohibit FQHCs and RHCs	
from acting as the distant site	
provider but may allow them to	
be originating sites. Other	
states are silent. Check <u>CCHP's</u>	
50 State Report or your state	
Medicaid program.	
	PPS rate, and others not. Some states prohibit FQHCs and RHCs from acting as the distant site provider but may allow them to be originating sites. Other states are silent. Check <u>CCHP's</u> <u>50 State Report</u> or your state

#### **State Actions**

For State Actions, go to CCHP's webpage for the latest information:

https://www.cchpca.org/resources/covid-19-related-state-actions